ARD: abeth M. Hagood airman vin H. Cooper, III e Chairman

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BOARD: Henry C. Scott

Paul C. Aughtry. 111

Glenn A. McCall

Coleman F. Buckhouse, MD

C. Earl Hunter, Commissioner
Promoting and protecting the health of the public and the environment.

PUBLIC NOTICE OF APPEAL

TO:

All Interested Parties

FROM:

S.C. Department of Health and Environmental Control

SUBJ:

Lee Metz and George B. Smith

P/N #OCRM-01-059-M

DATE:

September 29, 2005

The Department issued an amendment to the above referenced permit to authorize the installation of a boatlift and jet float on the existing dock on Clarks Creek located at Lots 41 and 42 in the Wexford Sound Subdivision on James Island, Charleston County, South Carolina.

Randy and Cynthia Lail, Arthur L. and Martha Y. Crosby, Albert George Lang, Jr., Sandra Eaton, Constance George, Kathleen R. Downey, and Lydia B. and Robert M. Johnson, Jr., have requested a contested case hearing before the Administrative Law Court.

Intervenors: A motion for leave to intervene, with the \$25 filing fee, shall be filed with the Administrative Law Court, Post Office Box 11667, Columbia, South Carolina 29211-1667, and served on all parties and shall state the grounds for the proposed intervention, the position and interest of the proposed intervenor, and the possible impact of the intervention on the proceedings. A proposed answer or position in intervention shall be attached to the motion.

Any person may intervene in any pending contested case hearing upon a showing that:

(1) the movant will be aggrieved or adversely affected by the final order;

- (2) the interests of the movant are not being adequately represented by existing parties, or that it is otherwise entitled to intervene;
- that intervention will not unduly prolong the proceedings or otherwise prejudice the rights of existing parties.

The motion for leave to intervene shall be filed as early in the proceedings as possible to avoid adverse impact on the existing parties or the disposition of the proceedings. Unless otherwise ordered by the administrative law judge, the motion to intervene shall be filed at least twenty (20) days before the hearing. Any later motion shall contain a statement of good cause for the failure to intervene earlier.

A person granted leave to intervene is a party to the proceeding. The intervenor shall be bound by any agreement, arrangement or other matter previously determined in the case. The order granting intervention may restrict the issues to be raised or otherwise condition the intervenor's participation in the proceeding. If appropriate, the administrative law judge may order consolidation of petitions and briefs and limit the number of representatives allowed to participate in the proceedings.

Chief Counsel, OCRM

ARD: atherh M. Hagood airman win H. Cooper, 111 e Chairman

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BOARD: Henry C. Scott

Paul C. Aughtry, Ill

Coleman F. Buckhouse, MD

Glenn A. McCall

C. Earl Hunter, Commissioner Promoting and protecting the health of the public and the environment.

PUBLIC NOTICE OF APPEAL

TO:

All Interested Parties

FROM:

S.C. Department of Health and Environmental Control

SUBJ:

Central Electric Power Cooperative, Inc.

P/N #SC-04-053, P/N #SC-04-054

DATE:

September 29, 2005

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The Department's Office of Ocean and Coastal Resource Management found the above referenced project to be consistent, with provisions, with the South Carolina Coastal Zone Management Program. The project is to construct an overhead 115kV transmission line near the Highway 51 Bridge crossing the Black River at Rhems, Georgetown County, South Carolina.

The Sierra Club and the Winyah Rivers Foundation, Inc., have requested a contested case hearing before the Administrative Law Court.

Intervenors: A motion for leave to intervene, with the \$25 filing fee, shall be filed with the Administrative Law Court, Post Office Box 11667, Columbia, South Carolina 29211-1667, and served on all parties and shall state the grounds for the proposed intervention, the position and interest of the proposed intervenor, and the possible impact of the intervention on the proceedings. A proposed answer or position in intervention shall be attached to the motion.

Any person may intervene in any pending contested case hearing upon a showing that:

- the movant will be aggrieved or adversely affected by the final order; (1)
- the interests of the movant are not being adequately represented by existing parties, or that it is otherwise (2) entitled to intervene:
- that intervention will not unduly prolong the proceedings or otherwise prejudice the rights of existing parties. (3)

The motion for leave to intervene shall be filed as early in the proceedings as possible to avoid adverse impact on the existing parties or the disposition of the proceedings. Unless otherwise ordered by the administrative law judge, the motion to intervene shall be filed at least twenty (20) days before the hearing. Any later motion shall contain a statement of good cause for the failure to intervene earlier.

A person granted leave to intervene is a party to the proceeding. The intervenor shall be bound by any agreement, arrangement or other matter previously determined in the case. The order granting intervention may restrict the issues to be raised or otherwise condition the intervenor's participation in the proceeding. If appropriate, the administrative law judge may order consolidation of petitions and briefs and limit the number of representatives allowed to participate in the proceedings.

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Chief Counsel, OCRM